

# ***EXHIBIT 24***

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Ex. 24 20170825 (DEPOSITION OF M JANOSKO) (002).txt

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

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WAYMO LLC, )  
)  
Plaintiff, )  
vs. ) Case No.  
) 3:17-cv-00939-WHA  
UBER TECHNOLOGIES INC., )  
OTTOMOTTO LLC; OTTO )  
TRUCKING LLC, )  
)

Defendants.)  
Video taped deposition of MICHAEL MURRAY JANOSKO, on behalf of the Defendants Otto Trucking LLC; Uber Technologies, Inc., Ottomotto LLC at the Law Offices of Quinn Emanuel Urquhart & Sullivan, Level 15, 111 Elizabeth Street in Sydney, Australia, beginning at 9.55am and ending at 12.29pm on Friday, 25 August 2017 before Melissa Hook, Court Reporter of Pacific Transcriptions.

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1 10.31 A. SVN server?  
2 A. The administrator of the SVN server.  
3 Q. So does your group have any involvement in the  
4 security protocols for the SVN server?  
5 A. No, we did not have direct involvement.  
6 Q. And you stated earlier you had I think, it was about  
7 20 people working for you. Are any of those  
8 individuals involved in management of the SVN  
9 server?  
10 A. No.  
11 Q. So your security team is primarily focussed on  
12 protecting other aspects of Google's infrastructure,  
13 is that accurate?  
14 A. Correct.  
15 Q. In conferring with Mr Zbrozek, did he - did you  
16 learn how often the credentials for accessing SVN  
17 server are audited?  
18 A. I believe he said monthly.  
19 Q. Do you know if that's at the beginning of the month  
20 or at the end of the month?  
21 A. I don't know.  
22 Q. So do you know if an employee who leaves  
23 on September 1st, would that employee's credentials  
24 remain active until September 30th, if that's when  
25 the auditing occurs?

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♀ 1 10.32 A. I don't know.  
2 Q. I believe that you had testified at your deposition  
3 that you had never accessed the SVN server, is that  
4 still accurate?  
5 A. That's correct.  
6 Q. At the time that you were conferring with Mr Zbrozek  
7 about the SVN server, did he show you the process  
8 for accessing the SVN server?  
9 A. Yes, he did.  
10 Q. So you haven't yourself logged in but you got to see

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12           sort of a demonstration of what that procedure was  
13           like?  
14           A. I am not authorised to log in.  
15           Q. Okay. And can you describe for us what you saw as a  
16           log-in process?  
17           A. Sure. There's a configuration screen and within  
18           that screen you enter the - some details about the  
19           connection, the server name, specifying that it's an  
20           encrypted connection. I think there is a port  
21           number and user name and password.  
22           Q. How did you reach the point where you would provide  
23           this information, was it through a web browser?  
24           What was the interface that you would, you know,  
25           that you'd use in order to access, you know, the  
screen where you could type in the password and log

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♀       1 10. 46 Q. Sure. So your declaration here has several pages  
2           where you talk about this multi layered Google  
3           infrastructure, but then you also say that  
4           Subversion is not on this network?  
5           A. Correct.  
6           Q. Are you aware of at any point Subversion being on  
7           the Google network such that it would be protected  
8           in the - by the tools that are described in the  
9           first - pages 2 to 5 of your declaration?  
10          A. I am not aware of any time when it was internal.  
11          Q. Okay. When we go through some of the aspects of  
12           your declaration, so here in paragraph 7 you talk  
13           about that "Google has less controls that prohibits  
14           untrusted code from executing"?  
15          A. Correct.  
16          Q. What did you mean by that?  
17          A. I mean that we have software that runs and inspects  
18           the processes and the services that run on an  
19           operating system and match it to a white list of  
20           allowed software and blocks execution in instances  
21           when it's not a match.  
22          Q. And if it's not a match what happens?  
23          A. It varies by platform, but the user's notified that  
24           an application has been blocked.  
25          Q. Okay. And by blocked it means the program cannot

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♀       1 11. 49 A. Correct, and showed me the file size, the folder  
2           size.  
3           Q. Aside from that, you don't know whether that folder  
4           actually contained the Li DAR Technology --  
5           MS FOX: Object to form.  
6           Q. --or documents relating to the Li DAR Technology,  
7           correct?  
8           A. I gained this information from Sasha who informed me  
9           of the type of documents that were in there.  
10          Q. And as the SVN administrator, did he work - do you  
11           know whether he worked on Li DAR Technology?  
12          A. I don't know.  
13          Q. Aside from his demonstration, is it accurate to say  
14           that he wouldn't be able to look at the 9.7  
15           gigabytes of data that was on the server and be able  
16           to say this is where the Li DAR Technology was  
17           located?  
18          A. I am sorry. Can you repeat the question?  
19          Q. Sure. Basically what I'm trying to get out is the

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21                   information that you provided here in paragraph 24,  
22                   that was entirely provided to you by Sasha Zbrozek,  
23                   is that correct?

24                   A.

25                   Q. Yes.  
                     And you independently would not have been able to  
                     recognize whether something related to LiDAR

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